# TE SCHOOL

Established by Citizens of Lake City.

MG BOARD OF CONTROL

Cay Offered \$15,000 for State Land and School Equip-Which Citizens Once Stated Worth \$200,000.

Tellahassee correspondent of The Vaion, under date of Monday, gives the following account of eting of the State Board of Eduand the Board of Control, which Win the capital city Monday :

State Board of Education and ed of Control met in joint sesthe executive office at 3 o'clock

orney-General Ellis stated to board that he had received a misstion from Boswell & Wilof Bartow, asking permission to same as attorney-general in a mey were about to institute to constitutionality of the Bucktill, the grounds for the contest that the bill embodies more than shject matter; that the law states title of the bill shall set forth the substance of the bill and be bill seeks to deprive the State of Education of its vested rights sests those rights in the joint thereby changing the personnel State Board of Education.

e joint board located the school medeaf and blind at St. Augus-

delegation from Lake City was and presented a resolution by the city council of Lake requesting that the State Board estion convey to a board of es named in the resolution the property at Lake City comprisester Hall, thirty acres of land the equipment in lieu of the Oprovided for by the Buckman

### leuralgia And Other

All pain in any disease is we pain, the result of a turent condition of the nerves. stabbing, lacerating, rting, burning, agonizing in that comes from the promat nerve branches, or sennerves, is neuralgia, and the "big brother" of all the er pains.

Dr. Miles' Anti-Pain Pills ely ever fail to relieve these as by soothing these larger wes, and restoring their

Dr. Miles' Anti-Pain Pills we no bad after-effects, and ra rehable remedy for every d of pain, such as headache, chache, stomachache, sciatintism and neuralgia. also relieve Dizziness. Nervousness,

, and Distress affrom neuralgia and have never been able from various Miles Anti-Pain Pills. my headache in five Bank, Atkinson, Neb. Pain Pills are sold by will guarantee that your money. Never sold in bulk.

# T. F. THOMAS

Co., Elkhart, Ind

ULL LINE OF NEW GOODS

Monuments, Tombstones and Iron Fences.

See Our Samples

mal affently to all matters in line. Mail and stelegraph orders plly attended to

Desville.

bill, to be used for the establishment of a technological institute at Lake

"Major A. B. Small, Frank Clark of Lake City, and Hon, George W. Wilson and Hon. H. H. Buckman of Jacksonville, appeared before the board advocating the acceptance of Lake City's proposition.

"After considerable discussion the board decided that they would best serve the educational interests of the State and save to the State for educational purposes the values and equipment by accepting the proposition.

"The board by unanimous vote decided to convey the State property to the proposed board of trustees, who are as follows: W. A. Blount, Pensacola; Geo. P. Raney, Tallahassee; Frank Adams, Jasper; J. R. Parrott, Jacksonville; C. A. Carson, Kissimmee: W. L. Palmer, Orlando, and two members to be elected by the city council of Lake City.

"Among the prominent Floridians here to attend this meeting were Frank Adams of Jasper; T. J. Appleyard, R. F. Brother, F. P. Cone, J. C. Sheffield, E. S. Futch, J. E. Ioman and H. C. Bailey of Lake City; Syd L. Carter and Geo. W. Hyde of Gainesville."

### ANOTHER FIGHT ON FREE PASSES

Bill Will Again Come Before Present Legislature.

Atlanta, July 25-Interest in the session of the house of representative today will be heightened by the fact that Mr. Hall, of Bibb, will make his motion to reconsider the action of the house in defeating the anti-Mee pass bill, of which he is the author.

A motion to reconsider is debatable and it will, therefore, to a certain extent reopen the debate on the anti-pass bill. Of course this debate is supposed to be limited to the reasons for and against reconsideration, but such a debate is bound to branch out more or less into reasons why the anti-pass bill should or should not be passed.

There does not appear to be much doubt that the house will vote to recon. sider, because a reconsideration requires only a majority of those present and not a constitutional majority. Mr. Hall says he is satisfied that more than a constitutional majority of the house is in favor of the bill, because he has found several who were not present when the vote was taken who will vote for it if it comes up again. Mr. Anderson, of Chatham, leader of the opposition, takes just the other view of the matter, and the same two leaders with their able seconds will probably fight it out again on the floor this morning.

The legislature has four very busy weeks yet before it. The calendar is piled high with general bills, the large majority of which will not get any. where near to a vote.

The general appropriations bill, the general tax act, both of which must be passed, the new county legislation and a few departmental bills which will demand consideration, are enough to keep the general assembly more than busy during these four weeks, and yet there are many other measures of general importance which will be brought up for consideration as the opportunity arrives.

As a matter of fact, the house will have at least all of the present week for the consideration of any genera; measures that may come up on the calendar, because neither the appropriations or the tax bill will be ready before the end of the week, and the new county bills will not be reported for at least two weeks yet and perhaps more.

### KILLED ON ACCOUNT OF GIRL.

Father and Son Object to Daughter and Sister's Sweetheart.

Roanoke, Va., July 25.-After a joint trial lasting one week the jury in the case of Dr. A. R. Hoback and his son, Fred Hoback, charged with the murder Direct from bonded warehouse, fine last winter of John R. Tett, at Floyd, Va., late last night returned a verdict acquitting the elder Hoback and finding Fred Hoback guilty of mansalughter, fixing his punishment at eight years in the penitentiary.

Jett was showing attention to a daughter of Dr. Hoback, whose family objected to the match, and when the three men met, Jett drew a knife MACON, GA., and young Hoback drew a pistol. In the fight Fred Hoback was cut almost to death by Jett and Jett was shot by Fred Hoback, while the elder Hoback struck Jett on the head.

Jett died immediately. Fred Hoback hovered between life and death for several months. All the parties are prominent in this section.

The family medicine in thousands of homes for 52 years-Dr. Thacher's Liver and Blood Syrup.

Thomasville, Ga.

OFFERS FULL COURSES FOR A. B. B. S. & B. L. DEGREES Physical Culture, Elocution and Music, Our Specialties.

\$15,000 spent this year in building and equipment. Steam Heat. Electric lights. Gymnasium, Swimming Pool. Good Fare. Climate Unsurpassed. Strong

Faculty of 10 Experienced Teachers.

Expenses \$209. Limited Number of Free Scholarships Available. Session opens September 26, 1905. For free catalogue address I. COCHRANE HUNT, President.

Cures Cholera Infantum. Diarrhoea, Dysentery, and the Bowel Troubles of Children of Any Age. Aids Digestion, Regulates the Bowels, Strength ens the Child and MAKE TEETHING ZASY.

sts Only 25c at Braggists, or mail 25c to C. J. MOFFETT, M. D., St. Louis, M. Mother ! Hesitate no longer, but save the health and life of your child, as thousands have done, by giving these powders. TEETHINA is easily given and quickly counteracts and over-comes the effects of the summer's heat upon teething children.

When you VACATION go on ..

be Comfortable and Stylish by wearing

They combine every good quality. Sold only by

L. C. SMITH, N. Side Square In the Circuit Court. Eighth Judicial Circuit, Alachua County, Florida-In Chancery,



without it. It is certainly a valuable medicine. J. A. MAY,

Chief of Police.

ant in actiondoes not gripe or sicken. It can't hurt you-it can help you.

On sale at all good drug stores. SO deses for SO cents. OWNED AND MANUFACTURED BY

LAMAR, TAYLOR & RILEY DRUG COMPANY.

Macon, Ga.

## The Oldest Whiskey House in Georgia

Established 1881.



OLD KENTUCKY CORN

and old. By the gallon \$3.00.

Pure fine old rye. By the gallon \$3.00. Four full quarts \$3.50. EXPRESS PREPAID

OLD SHARPE WILLIAMS

GEO. J. COLEMAN Pure Pennsylvania Rye. Rich and mellow. By the gallon \$2.75. Four

full quarts \$3.00.

EXPRESS PREPAID ANVIL RYE Pure substantial family whiskey. By

the gallon \$2 50. Four full quarts EXPRESS PREPAID \$2.90. CLIFFORD RYE

By the gallon \$2.25. Four full quarte EXPRESS PREPAID

OLD POINTER CLUB CORN Rich and mellow By the gallon \$2,50.

Four full quarts \$3 25. Four full quarts \$2 90. EXPRESS PREPAID EXPRESS PREPAID

We handle all the leading brands of Rye and Bourbon Whiskies in the market and will save you from 25 to 50 per cent on your purchases. Bend for price list and catalogue. Free upon application.

THE ALTMAYER & FLATAU LIQUOR COMPANY.

BIRMINGHAM, ALA.

Pure Soda Water, all Flavors, Ginger Ale, Root and Birch Beer, Cider, Etc. GAINESVILLE, FLORIDA.

Write for prices. Cases and notiles are not sold, but must be returned.

# Florida Advertise in The Sun. Advertise in THE SUN

PETITION FOR ELECTION.

To the Honorable Board of Public Instruction: We, the undersigned taxpayers and voters described as follows: 5. 6. 7. 8. 9. 16. 11, 13, 13, 29. 23. 24. Township 10 of that part Sections S., Range 15 E. and al. 25, 26, 27, 28, 29, 30 and 36 county line. Township la Bange 15 E : and also pas 13, 14, 15, and all of the south half of Sections 13. 22, 23, 24, 25, 26, 27, 34 and 35. Township 9 S., Range 15 E.; also all of Sections 6, 7, 18, 19 and 30. Township 10 S. Range 16 E. and all of Section 31, north of the Levy county line. Township 9 S., Range 16 E., also south half of Section 31, Township 9 S., Range 16 E., do most E. do most respectfully petition your honorable body to call an election to determine whether the above described territory shall become a Special Tax School District, for the purpose of levying and collecting a district school tax for the exclusive use of tublic free schools within this district. Respectfully submitted

B. F. Williams, W. H. Gay, C. A. Williams, F. S. Sanchez, A. L. Sanders, D. A. Prevatt, J. W. Drummond, J. A. Beach, W. F. Beach, Aaron Polk, D. P. Miller, B. S. Williams, J. M. Love, S. B. Slaughter, H. Love, J. R. Smith, A. J. Doke, L. G. Williams, W. W. Meeks, L. A. Coleman.

### FORECLOSURE OF MORTGAGE.

In the Circuit Court, Eighth Judicial Circuit, Alachus County, Florida In Chancery, George K. Broome vs. Susan Jones Mortgage Foreclosure Supplemental Bill

It appearing by affidavit appended to the bill filed in the above stated cause that Susan Jones, the defendant therein named, is a nonresident of the State of Florida, and that she is a resident of Shubuta. State of Mississippi, and is over the age of twenty-one years: it is therefore ordered that said non-resident defendant be and she is hereby required to apcause on or before Monday, the 7th day of August. A. D. 1905, otherwise the allegations of said bill will be taken as confessed by said defendant.

It is further ordered that this order be pubished once a week for four consecutive weeks in The Gainesville Sun, a newspaper published in the said county and State

S. H. WIENGES, Clerk Circuit Court. By M. S. CHEVES, D. C.

A true copy of original.
S. H. WIENGES, Clerk Circuit Court.
[Seal] Per M. S. CHEVES, D. C.
W. S. BROOME, Solv. for Complet.

Albert L. Pierce vs. Florence E. Pierce -Divorce.

It appearing by adidavit appended to the bill d in the above stated cause that Florence Pierce, the defendant therein named, is a son resident of the State of Florida, and is a resident of the city of Middleton. Middlesez county. Connecticut, and over the age of twenty one years, it is therefore ordered that sald non-resident defendant be and she is here by required to appear to the Bill of Complaint filed in said cause on or before Monday, the 3ist day of July. A D loss, otherwise the al-legations of said bill will be taken as confessed by said defendant.

It is further ordered that this order be published once a week for four consecutive weeks The Gainesville Sun, a newspaper published in said county and State. This June 28th, 1908.

S. H. WIENGES, Clerk Circuit Court. By M. S. CHEVES, D. C. A true copy of original.
S. H. WIENGES, Clerk Circuit Court.

Per M. S. Cheves, D. C. JONES & JONES, Solvis, for Complete

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 4888. LAWS OF FLORIDA.

Notice is hereby given that Abstract & Real-ty Company, purchaser of Tax Certificates Nos. 286, 287, dated the 8th day of Julya A. D. 1803, has filed said certificates in my office, and has made application for tax deed to issue in accordance with isw. Said certificates em-brace the following described property situ-sted in Alachus county Florida, towit. ated in Alachus county, Florida, towit:
Lots 5, 6, 7, 8, 14, 15, 16, 17 & 18 of £% of £ 5,
Brown's Addition to Gainesville. Sec. 5, Pp.
10, R. 20, and Lots 22, 23 & 24 of £% H5, Brown's
Addition to Gainesville.

The said land being assessed at the date of the issuance of such certificates in the name of J. W. Duke and Florida Finance Co.

Unless said certificates shall be redeemed according to law. tax deed will insue thereon on the 9th day of August. A. D. 1908. Witness my official signature and seal this the 7th day of July, A. D. 1908. S. H. WIENGES,

Clerk Circuit Court Alachua Co.. Fla Per M. S. CHEVES, D. C.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION SOF CHAPTER 4888, LAWS OF FLORIDA.

Notice is hereby given that S. M. Misson and F. T. Douglass, purchasers of Tax Certificates Nos. 361 & 365 dated the 8th day of July. A. D. 1908, have filed said certificates in my office, and have made application for tax deed to issue in accordance with law. Said certificates embrace the following described processes a situated in Almehor. scribed property situated in county, Florida, towit Block 51 less 1 acre and Block 61 less 4 acres Sec. 14. Tp. 10. H. 30. also Lot 82. Sec. 14. Tp.

The said land being assessed at the date of the bassance of such certificates in the names of T. D. Prentice and W. T. Jackson. Unless said certificates shall be redeemed

according to law, tax deed will issue thereon on the 19th day of August, A. D. 1986.
Witness my official signature and seal this the 19th day of July, A. D. 1985.

8. H. WIENGES.

Cierk Circuit Court Alachaa Co., Fla.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION A OF CHAPTER 4888. LAWS OF FLORIDA

Notice is pereiv given that Abstract & Realty Company, purchaser of Tax Certificate of the City of Galmerville No. 5, dated the 6th day of July. A. D. 1988 has filed said certificate in my office and has funde apthe City of Galmestine No. 5, dated the 6th day of July. A. D. 1988 haw filed said certificate in my office and has made application for tax feed to issue in accordance with law. hald recilicate embraces the following described properly eltdated in Gainesville, Alachua county Florida, towit: Lots is it is as a is in Es of B 5, Brown's Addition to towners the in Sec. 5, To. 10, K. 20.

The said said being assessed at the date of the issuance of such certificate in the name of J W Drice

Union and derificate shall be redeemed according to law tax deed will base thereon on the lish day of August. A. D. 1968.
Witness my official signature and seal this the lab day of July. A. D. 1988.

Clerk Circuit Court Alachus Co. Pla. For M. S. CHEVES, D. C.

NOTICE OF ATTACHMENT.

in Justice of the Peace Court, Teath District. Attachment - W. C. Johnson, Plaintiff, vs. Harvey, Lefendant.

To T. J. Harvey, defendant in above styled cause: You are her-by autified that a writ of attachment has been lauted out of the said astandament has been leaved out of the said court in the shore string eases, and that your persented property has been attached product an article for the recovery of nipety-six doing on a claim of rest by said plaintiff in said cause. Now which you appear before said court on or before the 7th day of august. A. B. food, sudament by default will be entered minimal ou and your said property will be said to satisfy the same and the semis of the propertions.